## UNOFFICIAL COPY

# 2

17800431	S.			2000000
		TRUST DEED	(MORTGAGE)	
THIS INDENTI	IRE dated Jul	v 27.	10 80	_ between Jose Gutierrez and
Leticia G	utierrez			
of the Cit	V of	Chicago	County of	Cook , State of Illinoi D TRUST COMPANY OF CHICAGO, a nationa
(hereinafter .'led the banking a ocial on do called the "lamee");	"Grantors") and CON ing business in the City	TINENTAL ILLINOIS N of Chicago, County of Co	ATIONAL BANK ANI ok, State of Illinois (he	D TRUST COMPANY OF CHICAGO, a national reinafter, together with its successors and assigns
		WITNES	SETH:	
WHEREAS, particular the sum of Firt	to the provisions und Jem Constr	of a certain Retail Installm ruction Inc lred fifty tw	ent Contract (hereinaft	ter called the "Contract"), of even date herewith
holder of the Contract, OF CHICAGO, 231 Sometime for a final install	which u.de' redness is p uth La Sale Salet, Chi	ayable at the offices of CC icago, Illinois 60693 in 6	ONTINENTAL ILLINO  O	IS NATIONAL BANK AND TRUST COMPANY they installments, each of \$ 95.87 te Completion Date provided for in the Contract,
and on the same date of NOW, THEREFO of all other covenants,	f each month it evalues ORE, to seculathe paym agreements and oblique	until paid in full; sent, in accordance with the o, a of the Grantors unde	e provisions of the Cor the Contract and here	ntract, of said indebtedness, and the performance under, the Grantors hereby CONVEY and WAR-
city of	Chicago	b' es '.us (hereinafter called , County ofC	1 the "premises") situat	ed in the, State of Illinois, to wit:
				k in the North West
4 of Section	on 20, Towns	hip 40 North	Range 14,	East of the Third
- I I I I I I I I I I I I I I I I I I I	ictidian, in	COOK CO INCY		
<del></del>			_(	
			<del>0,-</del>	
			(/,	
				<u>)</u>
				(-/- <u>-</u>
emounts and with such contract, which policies second to the Trustee, as a satisfactory evidence of syremises. The Grantors furth any prior encumbrances, or pay such taxes or asses mecumbrances on the presencembrances on the presence of the Grantors furth ments contained in the Cototice of any kind, become the Grantors furth secret sinch did present showing the whole tents, occasioned by any the Grantors. All such any decree that may be reout be dismissed, nor released. The Grantors, for the satisfact, and the Court transcript, appoint a receiver. The Trustee shall, we terrof by proper instrume to Trustee may execute as	companies and under s shall provide that loss their respective interest such insurance; and (6) are agree that, in the evicitier the Trustee or the sments, or discharge on mises; and the Grantors opaid and the Same that er agree that, in the evontract, the indebtedne he immediately due and ness had been matured be reagree that all expens ble attorney's fees, out is title of said premises suit or proceeding whe expenses and disburser indered in such foreclor sate hereof given, until e Grantors and for the from the premises per form the premise pend in which such complair to take possession or cupon receipt of its reasunt upon presentation of ind deliver a release her	uch policies and in such for the tender shall be payab a may appear, and, upon r to pay, when due, all independent of any failure so to ince legal holder of the Conpurchase any tax lien or t agree to reimburse the Till be so much additional inent of a breach of any of ess secured hereby shall, at payable and shall be received the secured hereby shall, at payable and shall be received the secured hereby shall, at payable and shall be received the secured hereby shall, at payable and shall be received hereby shall, at payable and shall be received hereby shall be received hereby shall be received hereby shall be an additionate proceedings; which pre all such expenses and distheirs, executors, administing such foreclosure proceint is filled may at once, an harge of the premises with to mable fees, if any, for it satisfactory evidence that of to and at the request	orm, all as shall reason the first to the holder of equest, to furnish to the betedness which may started may from time to the first time. The first may, from time to title affecting the premi rustee or the legal hold debtedness secured her the aforesaid covenant the option of the legal worth of the legal hold deduced, stenographers' ee) shall be paid by the gal holder of the Contral lien upon the premis ceedings, whether decrustements, and the contrator, successors and a sedings, and agree that, d without notice to the power to collect the rehe preparation of such all indebtedness secure of any person who shall coll any of any person who shall coll and secure that of any person who shall indebtedness secure of any person who shall	the premises insured against auch risks, for such tably be satisfactory to "the legal holder of the famp prior encumbrance on the premises and e Trustee or to the legal holder on the Contract be secured by any prior encumbrance on the premises and estate the secured by any prior encumbrance on the session of the product of the session pay the indebtedness securing any prior less, or pay the indebtedness securing any prior less, and cost of procuring or completing of plaintiff in connection with the foreclosure charges and cost of procuring or completing of crantors; and the like expenses and disburseact, as such, may be a party, shall also be paid less, and shall be taxed as costs and included in ea of sale shall have been entered or not, shall sto failt, including attorneys' fees, have been usigns of the Grantors, waive all right to the upon the filling of any complaint to foreclose of Grantors, or to any party claiming under the ents, issues and profits of the premises.  release, release this Trust Deed and the lien do by this Trust Deed has been fully paid; and ll, either before or after the maturity thereof, elby has been paid, which representation the
rustee may accept as true.  The lien of this Trust The term "Grantors" id severally binding upon to All obligations of the addition to, and not in lie	without further inquiry t Deed is subject and sul " as used herein shall such persons and their r e Grantors, and all right mitation of, those provi	bordinate to the lien of an tean all persons signing the espective heirs, executors,	y prior encumbrance of is Trust Deed and each administrators, success the Trustee and the hol aw.	record on the premises. of them, and this Trust Deed shall be jointly ors and assigns. der of the Contract, expressed herein shall be
		(SEAL	Din's	where (SEAL)
		(SEAL)	Kellin	Littleus (SEAL)
is instrument prepared Ly			F	5
is manument blebated by	•			
Coomes B C=			- 0- 0-4-	T114 60602

## UNOFFICIAL COPY

STATE OF ILLINOIS  COUNTY OF COUNTS  SS  L. a Notary Public in and for the State and County aforesaid, do hereby certify that  Dernonally known to me to be the same person(s) whose name(s) is (are) subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that he (abe, they) signed and delivered said instrument as his (her, their) free and voluntary act, for the uses and purposes therein set forth, including the release and walver of the right of homestead.  Given under my hand and official seal this  My Cammission Expires:  My Cammission Expires:  Notary Public  Notary Public
STATE OF ILLINOIS  COUNTY OF COUNCE SS  SS  COUNTY OF COUNCE SS  1. a Notary Public in and for the State and County aforesaid, do hereby certify that JOSE GUT/ERRED  DETERMINED BY TO THE REST DEPENDENT OF THE PROPERTY OF T
I, a Notary Public in and for the State and County aforeszid, do hereby certify that \( \subseteq \text{CVT} \) \( \text{EVT} \) \( \text{EVT} \) personally known to me to be the same person(s) whose name(s) is (are) subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that he (ahe, they) signed and delivered said instrument as his (her, their) free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homested.  Given under my hand and official seal this \( 2 \) \( \text{Av} \) \( \text{Av} \)
Given under my hand and official seal this 27 day of JULX 19 88
in person, and acknowledged that he (abe, they) signed and delivered said instrument as his (her, their) free and voluntary set, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.  Given under my hand and official seal this
98
2560958 <b>6</b>
Ox E
0/
C
98CEODE COOK COUNTY CLOCK'S OK
0.
B C TIME
00.01 \$ 33A - A 8826085S # 0 0 8 2 5 08- 2-130
RE II MA & TOO GUST

END OF RECORDED DOCUMENT